

out a first cable section affixed to the cam and a second cable section affixed to the cam when the bow is being drawn ^{while taking up said 2nd end of said anchor cable} and whereby because said anchor cable is fixed at the first end to the axle pin of said first bow limb and fixed at the second end to the eccentrically mounted cam on the axle pin of said second bow limb, said anchor cable causes the synchronized flexing of the bow limbs when the bow is being drawn, and wherein both first and second cable sections extend from said eccentrically mounted cam in the direction of said axle pin of said first bow limb and one of said first cable section or second cable section forms a bowstring.


Remarks

Claims 35 and 37 are pending in the application. Claims 35 to 37 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to recite sufficient structure to manufacture a complete operable bow. By the present amendment, independent claim 35 has been amended to further describe the manner by which the anchor cable causes the synchronized flexing of the bow limbs.

In view of the present amendment, it is believed that the claims are in condition for allowance, which action is respectfully requested.

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Respectfully submitted,



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